

Annual List of Rule-Making Activity
Rules Adopted January 1, 2014 to December 31, 2014
Prepared by the Secretary of State, pursuant to 5 MRSA, §8053-A, sub-§5

Agency name: **Maine Municipal Bond Bank** (*jointly with 05-071, Department of Education*)
Umbrella-Unit: **94-376**
Statutory authority: Title 20-A §§ 1, 4001, 5804, 5805, 15603, 15907, 15918; Title 30-A §§ 5953-E, 6006-E, 6006-F, 6014; Resolve 2007 ch. 174; Public Law 2013 ch. 506
Chapter number/title: **Ch. 64**, Maine School Facilities Program and School Revolving Renovation Fund
Filing number: **2014-271** (*jointly with 2014-270, Department of Education*)
Effective date: 11/24/2014
Type of rule: Routine technical
Emergency rule: No

Principal reason or purpose for rule:

Ch. 64 governs the requirements for school administrative unit maintenance and capital improvement plans. The revisions amend the rules to conform with recent amendments to Title 20-A MRSA §4001, sub-§7; §15905, sub§6; and §15918.

Basis statement:

Ch. 64 governs the requirements for school administrative unit facility maintenance and capital improvement plans. The revisions amend the rules to conform with recent amendments to Title 20-A MRSA §4001, sub-§7; §15905, sub-§6; and §15918.

Section 2.D is deleted. This removes the requirement that the Department of Education and the Bureau of General Services set minimum standards for committing resources for maintenance and capital improvement.

Section 2.E is deleted. This removes the requirement that school administrative units report amounts budgeted for maintenance and capital improvement to the Department of Education and report whether those amounts comply with their maintenance and capital improvement plans.

Fiscal impact of rule:

None